

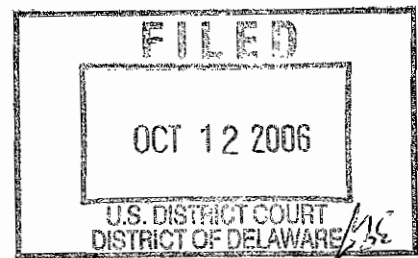
IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

Gbeke Michael Awala,
Plaintiff,

v.
MARTIN P. DORKIN,
and
U.S. MARSHAL DENNEY

Defendants.

Civ. No. 06-590-KAJ.



MOTION TO RECONSIDER ORDER.

You Created my Inmost self, you failed to
knit me together with my Birthright, you
knew me through and through, my being held no
secrets from you, how hard for me to grasp your
Judgment, how many have you ruled on, yet you
refuse to keep away from my Civil Rights Complaint,
those who speak blasphemously about my Constitutional
Rights to my U.S. Citizen at birth, you took account
of their thoughts, you let darkness cover my claims
and night wraps itself around me like prison walls,
how hard for me to accept your Judgment, you

have restricted me from Substantially presenting Information on the detail account of my Proformed birth in Miami-Dade County, you exercised an Improper Influence on these defendants and Causes them to defy my Birth name, age and present age. See: *Hadix v. Johnson* (1998) 144 F.3d 925 (PLRA). (Citation omitted).

In Conclusion, Gabeke Michael Awala, as a man of sterling character, having the Courage to endure, to dare, to win the approbation of your own Conscience, and popularity in its best and highest sense, yet it is precisely in this element of Intrepidity that most Present day leaders or public men and Judges of Federal Court, seem to hold to take stand for the Constitution, to ensure each Amendments hath its vibration, working results that work results again.


WHEREfore, See: *Brawer v. Horowitz* (1976) 535 F.2d 830 (United States has authority to represent of witness alleged to have conspired with federal prosecutor to use perjured testimony and to conceal exculpatory evidence in order to convict appellants of transporting stolen U.S. treasury bills). Thus, the illustration in Brawer, analogous with the accotade of my Case, as well as its debate, if the Court will Characterize the Case as precision and lucidity, as

a manner consistent to enjoin the I.C.O. from representing me Court well as debatable, Let the Court permit Plaintiff to Proceed in forma pauperis pursuant to 28 U.S.C. Sec. 1915, notwithstanding, Unambiguous issue that he did not File the Leave to proceed at the time he File the Complaint, and notwithstanding any standing order at bar against Such permission based on the "three strikes" provision. More So prior exhibits of Awala demonstrated that he has no funds to pay the filing fee, the records as a whole in this Case and other Cases reflect Plaintiff's deliberate intent to pay, See Awala vs Koysle (D. Del 2005), to name a few, who has collected at least \$10.00 or more, even though the matter was terminated in this Court, if the Statutory language is clear and plain, a Court must give it effect unless the legislative history is such that a literal reading "will produce a result demonstrably at odds with the intention of the drafters. See Griffin v. Oceanic Contractors, Inc, 458 U.S. 564, 571 (1982). Here the drafters of the In forma pauperis will tolerate extraordinary circumstances, In an attempt to correct manifest injustice. Thus the Court should grant this Rule 59(e) Application. In the alternative the Court may proceed to recover the fees from the United States Department of the Treasury exercises custody regarding funds "representing money that Federal agencies owe to American Citizens whose whereabouts are unknown

The Court should agree with Plaintiff that the matter is not frivolous or malicious, but further believe that Plaintiff has stated a claim upon which a relief may be granted and more so, the reason why Plaintiff had attached a copy of the N-400 Application was predicate of the specific thwart at will MR. MARTIN P. Durkin, had inflicted into the U.S. Citizenship matter. Nevertheless, the Court may conduct its own independent findings of fact and grant any relief deemed fit and proper in this proceeding. And the distinction thus indicated above makes perfect sense, to permit this forum to review de novo the nationality issues, because defendants are federal officers, agents or employees having dominion and control over the U.S. Citizenship and Immigration Services functions as it may be delegated to them. See. Meredith v. Von Oosterhout (1960, Iowa) 286 F.2d 216 (United States had right to appear, through its Attorney General and other subordinate officers, and conduct defense of Federal Judge against whom civil action was brought for acts performed in his official capacity). Thus, the Court should permit the U.S. to seek damages regardless if monetary damages was not specified here, but could equitable relief should be allowed into this matter. Court should grant this Motion. Submitted under penalty of perjury to be true and correct.

Respectfully Submitted

Dated: 10/7/06.


Blake M. Awa
No. 8204-084.

MOSHANNON VALLEY

Resident Account Summary
 Wednesday, July 19, 2006 @11:35

B unit

For CIN: 82074054 AWALA, GBEKE

Date	Transaction Description	Amount	Balance	Owed	Held	Reference
------	-------------------------	--------	---------	------	------	-----------

Mr. Awala,

You currently have
 no record of any financial
 transactions at MVCC

I have attached a memo stating
 the steps you must follow to
 retrieve information from
 FDC Philadelphia

Note: per MVCC policy staff have
 3 days - not counting weekend/holidays
 to answer request - please be patient
 and wait the 3 days before filing
 duplicate request Thank You
 B UNIT STAFF

MOSHANNON VALLEY

Resident Transaction Receipt

Friday, October 6, 2006 1:14:56 pm

Officer ID:

Transaction ID: 100060754

BKGID: 82074054

Inmate Name: AWALA, GBEKE

Block: 1

Tier: D06

Cell: 015L

Transaction Type: INMATE PAYROLL

Description: PPAY - Education 1

Transaction Date: 10/6/2006

Transaction Amount: \$0.36

Current Funds: \$5.52

Resident Signature: _____

Date: _____

Authorized Signature: _____

Date: _____

Gbere
No. 82074-054
Moshannon Valley Correctional Center
P.O. Box 20500
Philipsburg PA 16866



Judge Kent A. Jordan
U.S. District Court
United States District Court
for the District of Delaware
844 N. King St. Lockbox 18
Wilmington DE 19801-3570

Legal mail:

INMATE MAIL FROM A CORRECTIONAL FACILITY